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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/155,921	05/13/1999	GUNTER DONN	514413-3669	9327	
75	90 04/08/2003				
WILLIAM F LAWRENCE			EXAMINER		
745 FIFTH AVI			FOX, DAVID T		
NEW YORK, N	Y 10151		ART UNIT	PAPER NUMBER	
			1638		
			DATE MAILED: 04/08/2003	77	

Please find below and/or attached an Office communication concerning this application or proceeding.



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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO
			EXAMINER

ART UNIT

PAPER NUMBER

22

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION						
□ тн	E PERIOD FOR RESPONSE:					
a) 📋	is extended to run	or continues to run	from the date of the	final rejection		
ь) 🗀		of the final rejection or as of the mai eriod for the response expire later tha				
	The date on which the response, the purposes of determining the period	ained by filing a petition under 37 CFI ne petition , and the fee have been fill of extension and the corresponding e of the originally set shortened statu	ed is the date of the response amount of the fee. Any exten	and also the date for the sion fee pursuant to 37 CFR		
. لسا	pellant's Brief is due in accordance v	4				
Ap to	plicant's response to the final rejection place the application in condition for	on, filed 3/20/63 has been allowance:	en considered with the following	ng effect, but it is not deemed		
1.	The proposed amendments to the c	daim and /or specification will not be	entered and the final rejection	stands because:		
	a. There is no convincing showing presented.	ng under 37 CFR 1.116(b) why the p	roposed amendment is neces	sary and was not earlier		
	b. They raise new issues that w	ould require further consideration and	d'or search. (See Note).			
	c. They raise the issue of new r	matter. (See Note).				
	d. They are not deemed to place appeal.	ce the application in better form for a	ppeal by materially reducing o	r simplifying the issues for		
	e. They present additional claim	ns without cancelling a corresponding	number of finally rejected cla	sims.		
ndeur. if wasna	NOTE: b- + C-: Bas No "p N:5125"	1. : 112 Fort p	AF amed)	is found in Tis extragation emain.	r. 5	
2.	Newly proposed or amended claim the non-allowable claims.	s would be allov	ved if submitted in a separatel	y filed amendment cancelling		
3. 🗹	Upon the filing an appeal, the proposed as follows: Claims allowed: Claims objected to: Claims rejected: However; Applicant's response has overced.	I G Let A A Company the following rejection(s):	will not be entered and the wi	DAVID T. FOX PRIMARY EXAMINER GROUP 180- KO	38	
ssections to	hat other amne	reconsideration has been considered Specific Significant has not seen to see the seen to see	rebut Exmi	evidence of	r.	
The Other Commander of Commande	proposed drawing correction []. It is not to be a source of the control of the co	has has not been approved by it ty he 103, evide at reinfient t scope of elector ransgenes presen ere unclear othe	phenotypes of phenotypes of phenotypes of	expected result entosed tribe ner 173 USPQ 356 1"As 2" plants on enecdatal.	いった	